LATE WEATHER REPORT.

(By telegraph to the Dispatch.) WASHINGTON, D. C., July 9-1 A. RAIN E.-For Virginia and North Carolina, AN OFFICIAL APPEAL FOR A RESPITE southerly winds, local rains, station

THE WEATREE IN HIGHMOND VESTERDAY as clear and suffry, with showers in the evo-

Range of Thermometer Yesterday :

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ALWAYS RELIABLE

BUFFALO LITHIA WATER, SPRING No. 2,

FOR BRIGHT'S DISEASE OF THE KIDNEY

GOUTY OR URIC ACID DIATHESIS, &C.

DE. WILLIAM A. HANNOND, OF NEW YORK. Surgeon-General of United States Army (Re-tired), Professor of Discussion of the Mine and Nervous System in the Univer-

sity of New York, &c. sity of New York, &c.

'I have for some time made use of the Rat
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inte Professor Surperv, Redical College e

DE, ALTERN L. LEONES, Professor of Pathology and Practical Medicine In the Medical Department of the Univer-

JULY BARGAINS.

Lawns.

Best Sc. LAWNS reduced to Sc.; Past Sc., LAWNS reduced to Sc., Best Sc., LAWNS reduced to 65;

Baliste. est De. HATISTE reduced to 73cc. out De. BATISTE reduced to 85cc. out Dec. BATISTE reduced to 10c

IMPOUTED FRENCH SATINES were \$50, no

FRENCH SATINES worth 30c, reduced to 15c. Elegant styles SATINES now 125c. Muslins.

COLORED STRIPED LACE MUSLIN at 80 cc. Colored Striped Crinkled LAWN at 1 CORDED STRIPED MUSLIN at 70, a yard; 8 ATH STRIPED MUSLIN at 70, a yard; 8 ATH STRIPED MUSLIN at 80, a yard. All of the above reduced from 19 cc. Baby-Carriages.

Trunks. Did you ever see such a variety of styles is TRUNKS as we show? Did you ever see TRUNKS as sheep as we are offering them?

Parasols.

Immense reductions in PARASOLS to close out stock. Some styles offered far below cost. LACE-CURTAIN STRETCHERS. This article we have in three styles. Ask to

LEVY & DAVIS, 1617 and 1619 Main street.

HAIR-DEALER AND -WORKER. 2

R FERRANDINI,
ARTIST IN HUMAN HAIR-WORK
and manuscurer of every description of
Grammental Bair for Ladies and Genliemes.
Specially of Ventilated Wigs and Tuges.
13 9-14* 613 EAST BROAD STREET.

LIEBIG'S EXTRACT OF MEAT. LIEBIG COMPANY'S EXTRACT OF MEAT. For improved and economic

I IEBIG COMPANY'S EXTRACT OF MEAT. Only sort guaranteed GENUINE by Baron Liebig.

LIEBIG COMPANY'S EXTRACT
OF MEAT. The finest meat-flavoring
tock. USE it for Soupe, Seucce, and made

IEBIG COMPANY'S EXTRACT OF MEAT. Efficient TONIC in all cases of reakness and Digestive disorders.

LIEBIG COMPANY'S EXTRACT OF MRAT. Highly recommended as a sighteep instead of alcoholic drinks. HEBIG COMPANY'S EXTRACT I OF MEAT. GENUINE ONLY with fac-simile f Earon Liebig's signature in blue ink across shel.

GOV. LEE'S WORK.

James-River Dams.

Covernor Lee was in his office early yesterday, and at 123 o'clock the Board of Public Works, of which he is exofficio chairman, held a meeting there. One of the chief duties before them was to essess the railroads for taxation n accordance to law. The Board spent n hour or more in this work without tenal changes upon the lightest of last year. All the railroad companies in the State pay their dues promptly in currency except the Ballimore and Ohio. This great corporation, having a number of important branches in Vir-ginia, pays the taxes due on them in coupons, and have so done for years. In fact, they led in the movement o "standing on the tender"—a process by which, under the United States ourts' decision, the offer to pay in oupons discharges the debt to the

DAMS IN JAMES RIVER. The Dispatch a few weeks ago published an act of Assembly providing for the destruction of the dams in James river under certain provisions and safeguards. As required so to do, the Board of Fublic Works yesterday appointed as commissioners to see to the execution of the law Hon, W. C. Dabney, a member of the House from Albemarie county, but whose term is about to expire; Hon. Paul C. Ed-nunds, senator from Halifax, and R. D. Kirkpatrick, Esq., of Rockbridge.

The law says:
The said commissioners shall confer

with the said receivers or their successors, and all parties who have grants or leases of water-power, who shall furaish them with all needful information, and the said commissioners shall deter ine which of the said dams should be destroyed or removed and which should be retained, and shall report the result of their examination, so far as approved and confirmed in the manuer creinsfter provided, to the Board of Public Works. The said commis-sioners shall also, with the advice of uch member of the State Board of Health or any doctor of medicine as may be designated by the Governor for the performance of such duty, decide and instruct the said receivers or their successors as to the season of the year when the destruction or re moval of such dams shall be effected Epen such report being made to the Board of Public Works the said re-ceivers or their successors, the Rich-mond and Alleghany Railroad Com-

pany, or any successor company, shall be authorized and empowered to re-

them determined and reported as prac-DR. HUNTER MCGUDES, EIGHBOND, VA., the terms of this act, then neither the eccivers nor the Richmond and Alle cleany Bailroad Company nor its suc-cessor company shall be responsible or liable for any clamages which may be claimed to result from such destruction or removal, except such damages as may be awarded for the condemnation of water-grants and leases as hereinat-ter provided. Nothing in this act shall be construed as relieving the Richmond and Alleghany Bailroad Company from

nomintain the present water-supply of the docks and of the canal along its line between Bosher's dam and tide-water and along the Lynchburg level etween the water-works dam above THE ALLARD MEMBERSHAR, destruction of any dams used or needed for supplying said levels; nor pany to rell or lease water-power or gid levels. The commissioners shall

Board of Public Works, and shall re-ceive as compensation four dollars each and their medical adviser ten dollars for each day not exceeding five days, they shall be engaged in the discharge of their duties; which compensation shall be paid by the receivers of the Hichmond and Alleghany railroad or their successors, who shall also furnish

he commissioners and their medical adviser with free transportation to and rom the place of performing their du-There are a great many other pro

visions in the act, which will be found in full in the Dispatch of June 5th. It was passed by and with the assent o the Richmond and Alleghany Railroad Company, which is thereby relieved from maintaining a great number of

The Governor yesterday received the following, but took no action thereon PRINCE GEORGE COURTHOUSE, VA., & June 27, 1887. To His Excellency Fitzhugh Lee, Gov-

ernor of Virginia: Dear Sir,-In the case of the Comnonwealth es. Holmes R. Puryear the Judge of the Circuit Court of Prince George sentenced the prisoner to be executed on the 15th day of July, 1887. There is now pending in the County Court of said county (which convenes on the 14th of July) a contest over the election of sheriff. The case will most certainly be tried at that time, and trial of that and other cases will likely consume several days. I am the qualified sheriff of the county and my services will be needed in attendance upon the court, which would prevent me from attending to conveying the prisoner from the jail in Petersburg,

where he is confined, to Prince George Courthouse, the place of his execution. In view of this, coupled with the fact that although I have the certificate of election I would dislike exceedingly to execute a criminal whilst my election was being contested. I respectfully and urgently request your Excellency o grant the prisoner a respite of sixty r ninety days, within which time the title to the office of sheriff will be de termined and a time may be designated for the execution which will not con-

flict with the courts.

Judge Hancock, of course, could not foresee this difficulty when the 15th of July was determined upon. Hoping that your Excellency will appreciate the peculiar embarrassments of the situation, particularly if the contest should be decided adverse to my claim, and inasmuch as no damage can be done by allowing the unfortunate man a few more days to prepare for the eternity to which he is rapidly hastening, I hope you will grant the respite

sked for. I am, yours most respectfully, WILLIAM D. TEMPLE, Sheriff of Prince George county, Va. I cheerfully endorse the facts set

forth in this paper.

Timoray Rives, Judge Prince George County Court.

it is understood that he is inclined to return to the city and stand trial on the charge of feloniously stabbing Mr. Scott. Whether he will conclude to do so remains to be seen. He is probably that in the event of the demolition of the car there is no danger to be apprehended from fire from the lamps, which at present is a fruitful source of danger to the travelling public.

MANCHESTER NEWS

pondering deeply on the subject. When last seen Levy was quietly riding on the boat which plies between Wash-ington and Alexandria. He was, at FOR PURYEAR.

Assessment of Railroads-Appointment of
Commissioners in the Matter of
Lames Plant Arexandria. He was, at that time, attempting no disguise, and did not hesitate to speak of the affray in which he was engaged. The Richmond police authorities have been earnestly trying to find out in whereabouts, but unsuccessfully. He was, however, in Washington as late as Mon-day, according to common report.

There is a warrant out for Levy, but he has not yet been indicted by the grand jury, which latter is essential to bringing him here on requisition if he is found and arrested in another State or Territory. It is understood that the attention of the grand jury will be drawn to the case at its next sitting; as also to the fact that Hubbard's house, where ully completing it. So far as they have made no many proceeded they have made no many opposite to the ladies' of one of the ladies' of the ladies' of one of the ladies' of have proceeded they have made no ma-terial changes upon the figures of last the hotels of the city, and closer still to a large manufacturing establishment, to which many highly respectable women and girls go for employedment.

A COURT BEFORE COURT.

Proceeding Grewing Out of the Tying Up of Capitol Street. For years past in the summer time the Judge of the Hustings Court has caused a rope to be stretched across caused a rope to be stretched across Capitol street between Ninth and Tenth. It is put up when the court is about to open and taken down when the court closes. It prevents vehicles from passing and gives to the courtroom the quiet without which it would be next to impossible for the jury, wit-nesses, and lawyers to hear each other. Recently Judge Atkins deemed it best to make an order for closing to vehi-cles this street—not a very much frequented thoroughfare—during the hours stated, and so the order was formally made and entered of record. It stands as the judgment and decree of the court. Yesterday the Mayor directed Major Poetto have the Judge and the officer who executed the Judge's order reported to the Police Coart for violation of the city ordi-

At one time the city ordinance per mitted the Mayor to allow streets to be tied up in cases of sickness, &c. This ordinance, or resolution, the Council recently repealed. The Mayor vetoed the repeal. So the ordinance says no streets shall be tied up. Judge Atkins saction was taken under

the provision of law which makes it a contempt to create any noise near to the court that will interfere with the pro-ceedings of the court. As the Hustings Court is a superior court to the Police Court the public will look with interest to the proceedings in the case. Captain Angel, as directed by the Chief, has reported the obstruction to the Po lice Justice, and it now remains for the Justice to determine whether he will issue the summons against the Judge and the City-Hall janitor.

CIRCUIT-COURT MATTERS.

Several Small Cases Disposed Of-Charter Amended. &c.

In the City Circuit Court yesterlay the following cases were disposed of:
J. S. Moore rs. George W. Bartlett.
Suit on open account for \$273.80.
Judgment, by consent, for plaintiff for

full amount.

A. J. Harris vs. E. E. Wrenn. An order was entered by the Court in this case requiring Charles H. Cosby, Joseph B. Cosby, Woodward & Sou, and George H. Black to appear on Monday the 11th day of July and state the nature of their claim and to maintain or

relinquish it. Order entered directing the High Con-\$33.68, proceeds of sale of effects. The Commonwealth of Virginia for H. K. Nuckols es. John W. Cottrell.

Cause removed from Goochland. Jury rendered a verdict for \$85. D. H. Lynch vs. R. B. Chaffin. De fendant filed two bills of exceptions. Judge Wellford amended the charter

of the Southern Accident-Insurance "The corporate powers shall be exercised by the Board of Directors. which may be increased to twenty one They shall have power to fix rates, places of insurance, and the amount of take investments of the funds of the company in such manner as they may

stockholders."
Edgar Allan, Esq., as counsel for Thomas Ashburn, has instituted suit against John N. Upshur for \$1,000 damages. No declaration is filed. P. B. Sheild, Esq., qualified to prac-

Bustings Court, Yesterday. Nicholas Neurohr, charged with selling liquor in his bar-room on Sunday.

Richard Tyler (colored), who was fined \$5 in the Police Court for fighting in the street, appealed, and the Hustings Cours affirmed the decision of the Police Justice.

The case of Charles Wright (colored), who was fined \$5 for soliciting pas sengers, also came up on an appeal Justice Richardson's decision was affirmed.

Police Court. The following cases were disposed o

vesterday : Pat. Shelton (colored), trespasing upon the premises of and assaulting and abusing Alfred Henna. Fined \$10 and costs.
Thomas Marshall (colored), feloni

ously assaulting and striking P. J. Reynolds with a brick, with intent to kill. Fined \$5 and costs and security required for twelve months. Emma Lyons, cursing and abusing Mary E. Martin. Fined \$2.50 and

Robert J. Smith (colored), assaulting, abusing, and threatening to cut Rachael Smith with a knife. Security required

for twelve months. Mrs. Starke, assaulting, abusing, and beating Joseph Weber, the child of W. A. Weber. Dismissed. Philip Harris (colored), drunk. Fined

William P. Shorts, assault and batte y. Dismissed on payment of costs.

Archer Conway was fined \$5 for ob structing travel on the City railway

William Kragle, stealing \$18 from the person of Edward Howell. Sent

Mr. Kidd's Car-Protectors. Mr. Lewis C. Kidd, of this city, has received a patent for a fire-extinguisher for railway cars. His appliances consist of a reservoir of water over the stove and pipes running down from it and encirching the stove. Whenever a collision or upsettal occurs the water is instantly discharged into and on the

stove. The plan is simple and seems to be efficacious. If it performs what is claimed for it, it will prove to be one

red to the Committee on Streets. of the greatest life-saving inventions of the age. Mr. Kidd has a lamp-extinguisher. It, too, works automatically, and when a railway accident occurs it shuts off all the lamps; so extinguishes the flames that in the event of the demolition

REGULAR MEETING LAST NIGHT OF THE CITY COUNCIL.

Mr. Perdue Re-Elected President-Coun cilman, Police Commissioners, and Other Officers Blected, &c.

The Manchester City Council met last night in regular monthly session. At the first calling of the roll there was no quorum present, but several members came in, and when the roll was called a second time, at 8:26, the following members responded to their names: Messrs. J. R. Perdue, William Walsh, J. F. Bradley, John E. Hew-lett, Robert Harris, E. W. Weisiger, and John O'Brien.

THE WATER-TROUGH The minutes of the preceding regular and adjourned meetings were read.

Mr. Bradley called attention to the fact that he, at a former meeting, had, upon the reading of a communication from Messrs. Augustine Roy II & Co. asking that the water-trough be movefrom in front of their office, moved that the Committee on Hydrauts be directed to have it placed in front of the market, whereas the minutes showed that the letter was only referred to the committee. He stated in this connection that the trough had been placed under the hydrant at the side of the market; that he thought it should be placed in front of the market on Hull street, instead of allowing it to remain on Ninth street, which is not paved.

PRESIDENT ELECTED. The Chair stated that the first business in order was the organization o the Council for the next year, and that

the election of president was the first thing to be done. Mr. Bradley nominated Mr. Perdue. and he was unanimously re-elected. POLICE STATISTICS.

The report of the Chief of Police for the month of June, which was received and filed, showed the force to be in proper order, and that during the month the following arrests were made and cases disposed of in the Mayor's Court: 1; misdemeanor, 17; ordinance violations, 14. Total, 32. FROM COMMITTERS.

Mr. Bradley stated that the Street Committee, of which he is chairman, had not held any meeting during the month, but presented the report of the Engineer showing what work was done during the month, the cost of which was \$100.45.

The Figance Committee recommended the payment of a large number of bills for current expenses. The com-mittee also reported that the necessary steps had been taken to issue the \$60,000 of 6 per cent, bonds to be sub-stituted for the same amount of 8's maturing the 1st of September, and that Messrs. Warren & Quarles had been appointed the city's financial agents in the transaction. The report

SANITARY

A communication was read from Mr. G. A. Peple, secretary of the Board of Health, calling attention to the fact that there exist two vacancies in the board, created by the removal from our city of Messrs. J. H. Foster and E. Morrisette, members from the First and Fourth wards respectively: also asking that the board be authorized to

THEY WANT A LIGHT. resolution providing that a lamp be placed in front of the church at the corner of Twentieth and Decatur streets. Referred to the Committee on Light, with instructions to act. PRAME BUILDINGS.

H. Pulliam asking to be permitted to erect on the west side of Fifteenth street between Maury and Everett eight frame dwelling-houses of one story, to be covered with tin, to be allevs of three to five feet between each two double tenements. He calls attention to the fact that the remainder of this square and most of Sixteenth street, in that section, is built up with similar structures, most of which are owned

and occupied by colored people.

Mr. Bradley said he presumed the paper would be referred to a committee; if so, he heped it would be care-fully looked into. He had been in the turn from Gettysburg on Tuesday eve-Council for several years and this was something new to him. Why had Mr. Pulliam come to the Council at this burg, formerly paster of the Presbyterian church here, will fill his old pullian council at the seking mermission to build late day asking permission to build when he and others had been build-ing without any permit whatever? Mr. Pulliam has just built several frame houses on Seventh street near the Free oridge, which can do the city no good and him no credit. Gentlemen from Richmond had inquired who had then built, and expressed surprise that the city allowed anybody to place such common, cheap, and unsightly struc-

tures on one of the principal streets of the city.

Mr. Walsh supplemented what had been said by Mr. Bradley by adding that in the rear of the buildings on built to front toward the Danville shops as many little one-story, crampehouses, which are a nuisance, and which in his judgment, should never have

been permitted to be erected there.

Mr. Perdue said that no one had any idea but that these back shanties were for other than kitchens until they were nearly completed, and then he went to Mr. Pulliam and asked why he had taken the authority to build such houses without the consent of the Council; that Mr. Pulliam replied he was not aware that permits had to be btained; that he (Perdue) rejoined that Mr. Pulliam was certainly mis-taken, as before beginning the erection of his houses he filed an applicafurther that he told Mr. Pulliam that he would at once report him ; that next morning Mr. Pulliam anything about the matter, but to let Perdue stated that there was an ordicance prohibiting the erection of such buildings, and that its enforcement be onged to another power than the

Mr. Weisiger said he did not approve of the houses which Mr. Pulliam had built ; yet he could see no reason why this polition should not be granted, as the houses will be in keeping with all all those in the neighborhood. The petition was referred to the Com-

mittee on Fire, Mr. Hugh L. Kidd

chairman. A petition from the property-owners on Semmes street asking that a sewer or culvert be laid on said street from Tenth to Seventh was read and refer-

COWARDIN-AVENUE BRIDGE. A letter was read from Messrs, Augustine Royall & Co., saying that some gustine Royall & Co., saying that some time during the month the Spring-Hill property will be sold; that the owners of the property propese grading Cowardin avenue from where it crosses the bridge over the Petersburg railroad, and asking if the Council would not rebuild the bridge, which has been condemned and closed for some time.

Mr. Bradley asked if there was not

some contract between the city and the railroad company with relation to this

bridge.
Mr. O'Brien replied that there was a contract to the effect that if the railroad company would build a bridge across the read at this point the city would

keep it in order.
Mr. Perdue thought the company ould be made to replace the bridge.

Mr. Weisiger considered the city morally obligated to replace it.

Referred to the Committee on Streets.

REALTH OFFICERS. The communication from the Board of Health was again taken up and the Council proceeded to fill the vacancies in the board from the First and Fourth Mr. Weisiger nominated Mr. Henry Fitzgerald for the First Ward, and Mr. A. D. Shotwell for the Fourth; and

both were unanimounly elected. COUNCILMAN. The Chair called attention to the fact that there was a vacancy in the Coun-cil from the First Ward, created by Mr. B. A. Faulconer, who was re-elected in May, not having qualified within the thirty days after the election.

Mr. Bradley nominated Mr. Faulco-Mr. Weisiger nominated Mr. John

Talley.
The vote resulted: The vote resulted:
Faulconer.—Messrs. Bradley, Perdue, and O'Erien—3.
Talley.—Messrs. Walsh, Hewlett,
Harr's, and Weisiger—4.
Mr. Telley was declared elected for the term of one year. He keeps a saloon near Mayo's bridge.

POLICE COMMISSIONERS.

The following gentlemen were re

Sected Police Commissioners: First Ward, C. A. Jones; Second, J. R. Per-line; Third, George Q. Ely; Fourth, L. W. Weisiger. CITY SCAVENGER.

A petition was read from Mr. T. J. Waymack asking that he be re-elected as city seavenger. There being to other applicants he was elected by COOL-SPRINGS PARK.

At the last meeting of the Council Mr. Finaley made a report, published at the time, relative to the option which he had obtained on the half of the Cool-Springs Square not owned by the city with a view to making a public park of it and it was referred to a spe cial committee. The president failed to appoint the committee at the time, and last night appointed Messrs. E. W. Weisiger, William Walsh, and James E. Hewlett.

THE PAVING ORDINANCE. Mr. Walsh said that he had seen from he papers that at the special meeting of the Council, when the paving ordi-nance was adopted, the third rection Mr. Perdue replied that he did. Mr. Walsh claimed that this section,

which contains the pro-reta provision for paving the cross streets, is unjust, and one of the most iniquitous pieces of legislation ever passed. He owns a lot fronting fifty-five feet on Eighth street. The Gray estate owns one fronting sixty-five feet on Bainbridge street and was drunk or had been drinking heavily. fronting fifty-five feet on Eighth street.

The Gray estate owns one fronting sixty-five feet on Bainbridge street and running back on Eighth street over one hundred and fifty feet to his lot. To make him pay for paving in front of his property and then pay pro cata for paving beside the Gray estate, worth hundreds of thousands of dollars, would entail on him and all poor men similarly situated great injustice. He said that he, with other attions and the circum and the said that he, with other attions and the circum and the said that he, with other attions in the circum and the said that he, with other attions in the circum and the said that he come back to the engine-house.

First-Engineer Mounicastle said that Moore was in a sort of stupor, but not drunk.

Chief Fuqua stated that Moore was ordering them to appear before the There being no further business be-fore the Council, it adjourned at a few

minutes before 10 o'clock. BRIEFS AND PERSONALS. Several parties were before the Mayor's Court yesterday morning charged with engaging in a row at Baker's saloon, on Fourteenth street, on he 5th instant. They were all dis

Miss Augusta G. Turpin has returned from Chowan county, N. C., where she has been teaching the past session, and is the guest of her aunt, Mrs. E. W.

Miss Fanny Holladay has returned from Maryland, where she has been Dr. Thomas Garnett, of Cartersville,

Cumberland county, is in the city, the guest of Mrs. William H. Garnett, ais brother's widow. Judge Clopton has been confined at

pit to-merrow morning.

A meeting of the Sunday-school scholars of the Meade-Memorial Epis-Moore would be retained.

copal church will be held to-morrow afternoon, at which there will be an interesting programme of exercises. Mr. Toler, of the firm of Toler & Sons, will leave early next week for New York to order the machinery for their new farniture-factory, on which

work has begun. Work on the electric-light building at the corner of Fifth and Porter streets has begun, and will be pushed is finished.

In the Police Court yesterday mornng the continued case of William Kra gle, charged with stealing \$18 from the person of Edward Howell, was called. Mr. Howell testified that on theafter aoon of June 27th he, with his friend Donella and the accused, took a ride in a back. Before they started he had a \$20 bill changed and paid the hackman \$2. He (Howell) was a little drinky After taking a pleasant drive in the eastern part of the city they returned to Ben. Hord's store to get something to drink. While there the young man left them and subsequently he missed

Howell, Donella, and Kragle were in Hord's store he saw Kragle standing 1 Howell, pretending to be arranging clothes, and soon afterwards Kragle left the store and ran up the street. Subse quently he met Kragle again on Twen ty-fifth street, who, upon seeing the hack, broke and ran down a steep em bankment and across a mud-pond and disappeared on Twenty-fourth street. Donella's testimony was in substance the same as Howell's.

The accused said that they were all

under the influence of liquor and he was unable to account for the disap-pearance of the money, but most posi-tively declared that he did not get it. He said that when he left the party at Hord's he went directly to his boarding-house, on Twenty-third street, and went to sleep; that he was too much

intoxicated to run.

The case was certified to the Hust ings Court. Bail in the sum of \$500 was allowed.

yesterday morning to Jennie Thomas (colored), who was suffering with cramp. She was relieved and taken to her home, on Twenty-eighth street. her home, on Twenty-eighth street.

At 4 in the afternoon the ambulance was called to the Tredegar Iron-Works to James Smith, one of the white operated an attack of cholera-

THEY WILL NOT YIELD

DISCHARGED FIREMEN RELYISO OF THE CITY ATTORNEY'S OPINION.

Fire Committee, However, Insist that They are Right-Trial of Another Man.

A meeting of the City Council Committee on Fire Department was held ast night. Present : Messrs. Kaufman (chairman), Crump, Lange, Page, Parrish, and Murphy, and Chief Fuqua, of the department.

The first subject considered was in relation to the firemen recently discharged by the committee—Messrs. Blunt, Myer, Gayle, and Gilman. A communication signed by all of them, which had been received, was read to the experience by the clock. In it they the committee by the clerk. In it they gave notice to the committee that they held themselves in readiness to per-form their duties as firemen, and de-ried and proposed to contest the right of the committee to discharge them. THE CITY ATTORNEY'S ADVICE.

It will be recalled that when these men were dismissed City-Attorney Me edith, who was present at the time as the legal adviser of the committee, gave it as his opinion that the ordi-parce giving the committee the right to discharge members of the department is invalid because unconstitu-

After considerable discussion a reso-After considerable discussion a reso-lution was adopted declaring that it is the sense of the committee that it acted under the charter of the city and the city ordinance, and in accordance with city ordinance, and in accordance with the precedents established by former committees, and that it is bound to set in accordance with the terms of the orlinance until it is declared unconstitu-

CHARGES. The next matter taken up was the case of Mr. W. E. Moore, driver of the hose-carriage of Steamer No. 3.

The charge against him was that on the 6th instant, when the alarm was turned in from Box 3 about 1:30 o'clock P. M., he carried his carriage to Box 34, and that he was under the influence of liquor.

Mr. Moore appeared before the com

mittee to answer the charge, and a number of witnesses were examined. Fireman Taylor said when the alarm was turned in at the Broad-Street en-gine-house Moore was asleep up-stairs. and as he was not in the house to attend his horse he (Taylor) went up to awaken him. Moore at once got up and asked what box the alarm can from. He told him to go to 31; that the horses had kicked and created such was defeated and then reconsidered a fuss in the yard that they were unand subsequently adopted. He desired to know who moved a reconsideration. or 31 or 34 he had been unable to tell and he gave 34, which is in the busi

because he was either under the infla-

earriage when going down Ninth street, order, and had ridden with Moore down to The Box 24. Did not think for a moment that Moore had been drinking. striking of Mr. Clapp's buggy was entirely accidental. A coal-cart was in the way, and Moore in dodging tha had his carriage thrown into the streetear track, and in swinging around on

about the buggy being struck. He saw the occurrence, and he thought it was THE ACCUSED. When Mr. Moore was put on the stand he said that he had been unwell

Mr. Iredell Jenkins also testifled

or several days, and that he had drank ome whiskey and laudanum as medi ine, which made him stupid. Captain Sheppard hoped the conmittee would not dismiss Moore. He was a good fireman. Assistant Mountcastle also hope

The committee fined Mr. Moore \$20 and admonished him. He was at one returned to duty. FORD'S THEATEE. While Assistant-Engineer Mountea tle was addressing the committee he said he desired to call its attention t theatre which Mr. Ford was ere ing at the corner of Eighth and Broastreets. The building, he said, has only one front and two rear entranc and with no more outlets the building

The committee took no action in th SCHOOLCRAFT'S DEED. Conteyance of All His Real and Per

sonal Property.

A trust-deed was filed in the Char cery-Court Clerk's office yesterda morning between J. L. Schoolcraft an Schoolcraft, of the first par and A. L. Boulware and James Caski: trustees, of the second part. The deerty of Mr. Schoolcraft, as follows "The residence at the northwest corne of Franklin and Jefferson streets, from ing 50 feet, more or less, on Franklis street. The lot of land which was use as a sugar-refinery, with a wharf of James river attached thereto and form ing a part of the same, bounded as for Beginning on the margin James river, thence south 88°, east 1° feet to Lester street; thence on the la of Lester street north 21°, east 350 feet thence nearly at right angles to said street, worth 88°, west 172 feet to James river; thence along the marginal of the river 350 feet, more or less, t dwelling thereon fronting 16 feet inches on the north side of Cary stree between Madison and Belvidere lot at the southeast corner of Cabellau on Cabell street. An undivided moiet in a certain lot of land at the corner of Broad and Henry streets, frontin about 30 feet on Broad street. divided moiety in a certain lot desig nated in the plan of the city of Ric mond as Lot No. 161, and bounded by Main street, Rocketts treet, and Cherry alley. Also, an undivided moiety in a lot of land fronting 17 feet 9; inches on the north side of Broad near Jefferson Also, an undivided moiety in The city ambulance was called to the Kinney Tobacco-Works at 8:30 o'clock street, all the real estate mentioned by ing in the city of Richmond, Va. The bonds of the Richmond railway by the First National and Union Banks of Richmond subject to their claims against them." The following chosen in action—viz.: "My claims against the estates of S. Sprigg Campbell and Parker Campbell, which are now being asserted in the Chancery Court, known

by the short style of Bolton and wife against Schoolcraft, &c., subject to fees of Pegram & Stringfellow and Witt &

CONDITIONS.

The conditions of the trust are that the trustees shall take possession of and sell the real and personal property at such time, upon such terms, and in such manner, either at public or private sale, as they in their judgment deem best, the proceeds of sales and collections to be paid over to the parties in the following order of pri-crity, after paying the expenses of the trust, including 5 per cent. to the trus-

First. Witt & Caskie, for legal services, not exceeding \$250. Second. Thorn & Whiteley, of Balti-

more, about \$3,100.

Third. To Ida C. Schoolcraft, \$20,-000, being given her in consideration of her relinquishment of her dower in all property of J. L. Schoolcraft, and in further consideration of the purpose on the part of the said J. L. Schoolcraft to provide for her maintenance and support; the said J. L. School-craft and Ida C. Schooleraft having en-

tered into articles of separation.

Fourth. To Mrs. C. C. Beattie, wife of J. G. Beattie, the sum of \$16,280, with interest from September 4, 1886, until paid, due her on a note. The liabilities amount to \$39,630.

Colored Treeps Coming.

To-night at 9 o'clock an excursion train will leave Baltimore for Rich-mond with the Grant-Memorial Guards Captain J. W. Flint, and Baltimore City Guard, Captain James H. Reid, to-morrew morning and remain unti-Monday night. The Attucks Guard, Captain Scott, will meet them at the depot and escort them to their quar-ters—the Custalo House, Broad street. Sunday evening Rev. John Jasper

will preach his sun sermon to them at Old-Market Hall. Monday there will be a parade, and the visitors will be shown around the

Death of Hrs. Mayes.

Mrs. Eugene P. Mayes died last night at 7:30 o'clock at her residence, 111 north Feurth street. She had been ununtil recently. Deceased was an esti She leaves a husband and a two-yearold child.

The funeral services will take place nt 9 o'clock Sunday morning at Grace church.

Mrs. Whiteemb's Funeral. The funeral of Mrs. Virginia K Whiteemb, wife of Colonel H. D Whiteemb, will take place this after neon at 5 o'clock at Monumenta church. The following gentlemen wil act as pall-bearers;
Active - Messis. Edward H. Fisher,

T. C. Eggleston, Thomas L. Alfriend Thomas Potts, Rufus Yarborough, Sylvanus Stokes, Edward McGuire, and John Tyler.

purchase lime, &c., to be used as dis-infectants. This request was granted. See all poor men similarly situated sort of stuper, but not drunk. The City Council some months ago ordering them to appear before the other citizens, intended to do everything possible to defeat the ordinance.

There being no further hydrogen before the plant no further hydrogen because the algent cause in, and they should not be proceeded against.

Chief Fuqua stated that Moore was ordering them to appear before the bad odors arising therefrom, and for sough, suspended on the 6th because he was they should not be proceeded against.

Prophylactic Fluid is uncounted. Mr. Mcredith argued that as ow a jail standing the Court and know of nothing better for sloughing, conver to require the erection of tused, and lacerated wounds, foul and indothere is now a fail standing the Court a new one, but only had authority to require the jail to be put in satisfactory

The Court took the matter under

The concert this evening will be at Marshall Park from 6 to 8, and the pro gramme will be as follows: March, Turner Fest. A. Neibig. Grand Medley L. Conterno. Schottische, Postillon A. Neibig. Grand Potpourri, Traviata...Verd

5. Pauline, polks (by request), . Waltz, All for Love, . . . T. Tobani. Cverture, Barber of Sevillé,

8. March, Let Me Like a Soldier Fall, T. ter Linden

Unity Lodge, No. 86, I. O. O. F., a its regular stated meeting held in Pow hatan Hall night before last, installed officers to serve the lodge for six months from July 1st, as follows: C. H. A. Clay, N. G.; W. J. Dodd, V. G.; W. A. Mason, secretary; George W. Pocklington, treasurer; T. L. Johns, cl. plain. After the services, which

were very acceptably conducted by P

G. T. L. Johns, who was ably assisted, the lodge feasted on ice-cream and

cake, served in Charlie Kaufelt's best

Scnator J. Singleton Diggs, Lynchburg, was in the city yesterday. Messrs. Theodore Walton and Mason Dillard are at the Alleghany Springs. Miss Ellen A. Clancy, niece of Mrs. J. Hartley, is visiting friends in New

schools of Nansemond county, was in the city yesterday. Sheriff Campbell, of Fluvanna county, was in the city yesterday on his way home from Old Point.

Mr. Lee Britt, superintendent of

sick for three weeks, was at the To-bacco Exchange yesterday, greatly im-A Tammany club has been forme Rocketts, with Captain T. F. Scott a president, A. Maklin as secretary, and

Mr. E. E. Lawler, a graduate of

Mr. B. Taylor McCue, who has been

Washington Business College, who has been on a visit to his uncle, Mr. James Hartley, of this city, has returned Miss Minnie McGurk, of Hartford, Conn., who has been visiting her cousin

John Venable as sergeant-at-arms.

suddenly called home yesterday on ac count of the illness of her father. Mr. E. R. Colgin, late of Pace Sizer, left this city for Durham, N. C., July 5th, where he has accepted a position with Messrs, Z. J. Lyon & Co.,

Miss Smith, of Nineteenth street, was

Beverley T. Crump, Jr., G. V C.; J. C. Teffer, G. K. of R. S., and J. A. Cosby, P. C., of Richmond, have been on an official and fraternal visit to Fredericksburg Lodge, No. 22, K. of P.

To the Editor of the Dispatch :

Major H. A. Edmondson, of the Siajor H. A. Edmondsoh, of the Fifty-third Virginia regiment, is mentioned in the press as "I. Edmondson, of the Fourteenth Virginia regiment." The Fifty-third Virginia cannot give up the brave and true Major even to the gallant Fourteenth; so please publish

Cut Flowers at J. J. Harvey's, No. 9 cast Broad street,

THREE CENTS PER COPY. THE COKE-REGION TROUBLES. Excitement Subsiding, but the Cokers Bown on Pinkerton Men.

[By telegraph to the Dispatch.]
PITTSBURGH, PA., July 8.—A Uniontown (Pa.) Chronicle-Telegraph apecial says: Although quiet and peace
reigns at West Leisenring this morning
there is a fear prevailing that trouble
will occur. The excitement of last night,
occasioned by the report that four
men had been killed and others
wounded has subsided, but a most bitter feeling, growing every day, is held ter feeling, growing every day, is held by the workers against the officers on duty and the operators at large. Some cokers, who arrived here this morning, assert that the moment a shot is fired by Pinkerton men the whole region will rise up in arms, and to this end a thorough course of drilling is being introduced among the Hungarians. The "Huns" at the neighboring works have become more boisterous during the past twelve hours, but those in the im-mediate vicinity of the Pinkerton bar-racks are displaying a milder dispo-

Five new men returned to work today at West Leisenring, making seven-ty men now on daty. This afternoon the strikers will be notified to vacate the company's houses, and trouble may

then occur. A report comes from Scott Dale, Pa., by a special to the Chronicle-Telegraph, that the strike in the coke regions has been declared off by a convention representing eight hundred of the striking cokers, and that work will be resumed Monday. The report has not yet been confirmed, but specials from Uniontown say there is great rejoicing there. President Harris, of the Miners' Association, says he is of opinion that once the men return to work a satisfactory sliding scale can be

> A Week's Ensiness Fatinges. [By telegraph to the Dispatch.]

NEW YORK, July 8.—The business failures occurring throughout the country during the last week number for the United States 136, Canada 18-total, 154-against 181 last week and 197 the week previous.

Dr. Henley's Celery, Beef, and Iron nourishes the blood, soothes the nerves, and restores lost vitality. The W. P. Shaw who was before the Police Court on Thursday is not W. B.

Delicious Teas. We have an excellent Mixed Tea at fifty cents a pound, and a strong yet deheately-flavored Green Tea at \$1 a

Shaw of the Fire Department.

Raspherry Vinegar and Lime Juice are refreshing at this season. F. P. Robertson & Brother, Grocers; 622 east Broad street.

Telept one No. 485. Enrich your blood and build up your estem with Dr. Henley's Celery, Beef, and Iron.

No Matter if Capitol Street is Tied Broad street is open, and all who wish to order Ice-Cream from D. Columbus can do so. All flavors \$1.25 per gallon. Orders by telephone for Sunday will be promptly attended to.

Ulcers, Sores, and Abscesses, and removing the

For cleaning and bealing foul and indotent

tantly received fresh from the springs-2% per gallon. Get testimonials at Schen's, Eleventh

Otterburn Lithia and Magnesia Water con-

For general debility, resulting from warm eather, use WINE OF COCOA. Phillips's Digestible Cocoa. Unlike other cocoas or chocolates, it is not greasy, and though containing all the nutriment of the richest cocoa bean, it is so pre-

pared that it will not disturb direction, and

makes a delicious table drink. All druggists

and grocers keep it.

WINE OF COCOA,-Trade supplied by TRIS-BETT & TAYLOR, Sole Agents. Thompson's Bromine and Arsenic Water de-

or 46 cents a single bottle. Third and Main streets.

ered in any part of the city at \$4.65 a dozen.

I. OF THE NURSERY.

The fellowing is an extra it from a letter written to the German Reformed Messenger, at Chainbersburgh, Ponn.: A BENEFACTRESS,
Just open the door for her, and Mrs. Winslow
will prove the American Florence Nightingale
of the Nursery. Of this we are so sure that we will teach our "Susy" to say, "A blessing on Mrs. Winslow" for helping her to survive and escape the griping, colicking, and teething siege. MRS. WINSLOWS SOOTHING SYRUP cileves the child from pain and cures dysntery and diarrhosa. It softens the gums, re uces inflammation, cures wind-colic, and carries the intant safely through the teething period. It performs procisely what it professes to perform, every part of it—nothing less. We have never seen Mrs. Winstow—know her only through the preparation of her "Southing Syrus for Children Teething." If we had the power we would make her, as she is, a physical

aviour to the infant race. Sold by all drug giste. 25 cents a bottle. AUCTION SALES TO-DAY.

GEORGE E. CRAWFORD, 5:00 P. M., desirable farm in the township of Ashland. RICHMOND BAZAAR, 10 and 11 A. M., terses, mules, buggies, wagons &c.

FOR SALE, ONE YOUNG THE COW and TWO CALVES, Apply at 150 Orleans street, Fullen. HOUSE EQUIPMENTS.

E. TAYLOR FISHER, 506 NORTH
TENTH STREET. Call-Bells, Annuectators, Burgiar-Alarms, and all kinds of electric acuse equipments. None but the best material used. Ail work guaranteed. Estimates furnished on application. BOARDING- AND SALES-STABLE. MY AGENCY FOR MR. M. T.

PAGE having been terminated by mutual consent, I hereby notify my friends and
the public generally that I will heréafter keep
my old stand, No. 1500 east Franklin street, as
a BOARDING-AND SALES-NTABLE, and will
give my patrons the benefit of my long experience in BUYING AND SELLING HORKES of
every kind and description. Having stakes out

BOARDING.

DARTIES VISITING NEW YORK

I. will find at Mas. T. JOHNSON'S, Nos. 34 and 35 Twenty-first street, FRST-CLASS BOARD AT 42 FER DAY. Location central and the appointments of the house unsurpassed for LIME, CEMENT, PLASTER, &c.